MEMPHIS APPEAL

FICIAL JOURNAL OF THE CITY.

Common Consistency.

It is well to say to-day, something The what we may have said yesterday, unless we have changed our mind and have withal some reasons to give for it. The accomplished fact men affor it. The accomplished fact men affirm that the 14th and 15th amendments are the product and result of the war. If that is true, the Radicals have been right in insisting on the superiority of the military over the civil power, and the destruction of States' rights, and the Democrats have been wrong in opposing them. The South at least has no reason to give for opposing the results of the war. But if the war saved the Union, and Republican institutions at the same time, then it is a mistake to say the amendments are any result of the war, and the Democrats are right in saying they are the results of subsequent usurpation in time of peace by those in charge of the Government. Can hon-North or South, with safety to their own liberties thus accept as the consequence of military force the results of a peace war which promises to continue until the goal of despotism is reached? From whence does this accomplished fact, accept-the-situation doctrine come but from the Results of the value of a cotton crop until it is gathered. However, I think the people of Attala will make enough to be in a better condition this fall than they were last, allowing a moderately good crop, as they have generally been very economical and will not owe half as much as they did last fall. They have more than enough meat in the country to supply the demands of the people, if disease publican ranks, or from these semi- does not kill out the hogs. To the Republicans who are ready to take contrary, last fall they had a great dea "peace" and the spoils at the expense of swallowing Radicalism, horns, last fall to purchase meat will be in hoofs and all?

Oregon Bemorracy. Insamuch as the Democratic press

Democracy: From the Albany (Oregon) Herald. We have heard of the jackass don-ning the lion's skin, but who has ever will be raised easily and in a very

down on its belly again, but can't discover any starting point from which to commence its dissection. We are afraid to cut into it for fear of severing an intestine canal and filling

the air with a pestilence-breeding ko, to subscribe without delay, and malaris. From the Eugene (Oregon) Guard.] It recognizes the validity of the that Winston county has offered the On Wednesday, September 20, 1871, smendments, yet denounces the way that they became such. Pink of modesty and pattern of mildness—acknowledge the title of the thief to your property, yet with holy horror denounce the manner in which he obtained it! Some papers indorse the resolutions because upon such a platform we may carry weak-kneed Registrice works and wight he making the road to Kosciusko, possibly in one year, and certainly within two; and form we may carry weak-kneed Republican votes, and might, by making a few more concessions, induce Chase, Sumner, Groesbeck, or some of that the form of the control of the dent in 1872 on the Democratic ticket. Our concessions and want of a sufficient amount of moral vertibre contributed largely to our defeat in 1864 and 1868; shall we, like fools, fall into the same trap that has twice caught the same trap that has twice caught us, or shall we still fight under the cld banner, and rally to the old batner, and rally to the old batner, and rally to the old batner, that the adoption of this bastard of Vallandigham's would insure success, would secure the election of any man that we have named, what would the victory be worth to the Democracy? In adopting the monstrous infamy we have nothing to win and everything to lose. As honest men, as Democrats, because we believe the principles of that party, as enunciated by its immortal founders, Jefferson and Madison, we can not indorse this thing. As a strategic movement to secure election and disregard the way by which we obtained it, we think it a failure. We are confident/that the Democracy of Oregon will never consent to tinker up a platform to accommodate Republicans who, perhaps, may magnanimously consent to become candidates for us. If we will, let us have a victory of which we obtained it, we will, let us have a victory of which we have and to be come candidates for us. If we will, let us have a victory of which we have a victory of which we have a victory of which we have and the state of the state will be reacted by the spirit of progress, asks a question which shows or shall we stil fight under the may magnanimously consent to be-come candidates for us. If we will, tet us have a victory of which we pay teel proud; if we are defeated

The cost of maintaining criminal jurisprudence should fall on the State, and not on the counties individually. Where all are benefited, all alike should bear the burden. If Knoxville hardened desecrators of the Sabbath ville or Memphis are thoroughfares, to and through which the vagrants of the country are continually flocking, the fault of such cities or counties than series of criminal laws should fall equally were refused admittance owing to the on all. It is no answer crowded state of the hall. for a county to say we have little or less crime than another county. That is good fortune. But if the rogues were equally distributed through the State it would be much harder to bear their proportion of the

which was announced to take place to-day, is postforwed by the was announced to take place to-day, is the tripton **Becord* is right in the views expressed as follows:

Under the law as it now stands, when a bill of cost in any misdemenator case, or against a defaulting laror or witness, cannot be collected from the defendant, the amount is taken from the treasury of the county to pay it. When it can be collected from the defendant, the amount is to be any grumbling, we present that the defaults and fifty cents is paid out of the cost bill into the State Treasury. The operation of this system is exceedingly onerous and unjust to the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county gets nothing. If it cannot be collected from the defendant, the county of Shelby suffers perhaps more in this respect than any other county of Shelby suffers perhaps more in this respect than any other county of Shelby suffers perhaps more in this respect than any other county in the State. There in the sufficient of the sufficient of the sufficient of the county of Shelby suffers perhaps more in this respect than any other county in the State. There in the The county of Shelhy suffers perhaps more in this respect than any other county in the Stale. There in the Criminal Court, hundreds of initiate meanor cases are tried, and hundreds of forfellures taken against defaulting jurors and witnesses every term of the court. In every instance of bill of cost embracing three dollars and fifty cents state tax accrues, and the parties against whom the judgment is rendered as a suffer of the seath of the same sand of the stale of the same sand o

counties, and ought to be remedied as soon as practicable. The law should be changed so as to require the pay-ment of these bills from the State THURSDAY MORNING, : AUGUST 3, 1871

Treasury, or the tax assessed upon them should be paid into the county treasuries. If the latter course is pursued, the revenue derived from this that this office will not be responsible for and will not pay any debts created by any individual connected with the office, in any expacity, unless the same shall have first been presented to and accepted for payment by G. W. Alexander, Business Manager of the Activation.

ATTALA COUNTY, MISS.

The Crops-Cotton-The Bailroad Fever-Politics and Property.

war saved the Union, and Republican | the first planting is seriously injured, orable men, good citizens, patriots, the value of a cotton crop until it is

the hands of the farmers this fall for home investments, which will be no small amount.

The railroad fever is very high in has been claiming Oregon as certain this county at present and on the in to vote the Democratic ticket, we copy the subjoined articles taken from every day or two, and the prospect two leading Democratic journals of for having more funds than usual this that State, as showing how the new fall causes the people to subscribe liberally for the extension of the New departure is regarded by the Oregon Orleans, Jackson and Great Northern railroad, from Canton, via Kosciusko to Aberdeen. I think the amount

heard of the king of beasts squeezing short time. The spirited little town himself into the ass' hide?—as witness of Kosciusko, with six or seven hunthe Ohio Democracy creeping into the Radical leather. Radical leather.

Will somebody please tell us where the Radical principles leave off and the Democratic begin in that Buckeye platform which we publish elsewhere? We have taken a pair of tongs and turned the thing upside down, rolled it over on its back, and dropped it over on its back, and dropped it.

company, so there will be no excuse snug little sum of three hundred thousand to have the road come via Louis-

held their convention and nominated commenced. The opposite party have not held a convention, but it is underthey are already hard at work, think there has been quite

may feel proud; if we are defeated, let us at least be "glorious in the dust." Success would be disaster, and defeat would be death.

The defeat would be death.

The defeat would be death. The defeated, among the blue-bellies. It asks: "Is it any worse for poor people to hear the music of Beethoven— r of Bossini or Verdi, for that matter—performed by a band in the open air, the formed by a band in the open ai than for rich people to hear the same music played on an organ in church

If there is an intrinsic sinfulness in

open-air music, we suggest the pro-

priety of getting up a Sunday law

against the birds. They are the most

or Chattanooga or Jackson or Browns. in this particular line that we know A large and enthusisstic meeting of the best citizens of Cincinnati was and if for that reason crimes multiply House for the purpose of indorsing held on Wednesday, at Pike's Opera on their court calendars, it is not more the Sunday laws, which was done in a strong resolutions. it is of the State. In fairness to all, the expense of enforcing the were present and two thousand more

CARD TO THE PUBLIC.

THE Drawing for the Real Estate, held in the Distribution under our management expense than it is now, without being I the Distribution under our management which was announced to take place to-day, is a whit more reasonable. We think POSTPONED UNTIL AUGUST SI, 1871.

GREAT DRESS GOODS

SALE.

COMMENCING

make room for Fall Stock, We will

JAPANESE POPLIN, HALF VALUE. LISLE THREAD POPLIN. HALF VALUE. IRON GRENADINES, HALF VALUE, EMB'D GRENADINES, HALF VALUE. BALF VALUE. SMALL FIGURED LAWNS,

HALF VALUE, SMALL FIGURED ORGANDIES. HALF VALUE. This will be one of the most advant geous sales of the season.
Our entire stock of Short Lengths as
Patterns must be closed.

A. SEESSEL & SON 259 Main St., opp. Court Square

RAILROADS. Memphis and Louisville SUMMER SCHEDULE,

June 12, 1871. Train leave Bay Express 4:90 a.m.

New York 12:45 p.m.

Brownsville accommodation leaves daily 5:30 p.m.

Elegant sleeping cars run through to St.

Louis and Louisville on the 12:45 p.m. train. The 4 a.m. and 5:30 p.m. trains do not run on Sunday. CHANGE OF SCHEDULE.

Mississippi and Tennessee Railroad

AT THE EAST SIDE OF THE CAPITOL PUBLIC AUCTION,

The Democracy of the county have The Enexville & Charleston Railroad their county officers, and the race has The Rogersville & Jefferson Railroad stood who their candidates are, and And nniess the decree of the Court shall be I complied with by the

The five other delinquent roads, viz: Edgefield & Kentucky Ballroad,

Memphis, Clarksville & Louisville Rati-Winchester & Alabama Battroad. McMinaville & Manchester Railroad. Cincinnati, Cumberland Sup & Charles ton Railroad.

Have severally made propositions to the courts for adjustment of their respective debts to the 'state, which, if promptly compiled with in the times limited by sgreenent, no sale of said roads will be made; but failure to do so, said roads will be exposes sale under the decrees of the Chaucer All necessary explanations will be made i the day of sale, and any information in the meantime will be given by the Comp-

R. J. McKINNEY,
A. WRIGHT,
F. P. POGG,
D. W. C. SENTER, Governor,
T. H. BUTLER, Scoretary of State,
EO. B. PENNESAKER, Compitalia Nashville, Tenn., July 28, 1871.

WEDICAL DISPENSARY,

DR D. S. JOHNSON'S MEDICAL DISPENSARY

Between Washington and Adams Streets,

A. Seessel & Son JACOB GANS DRY 298 MAIN STREET,

Returned from the East Where he has had SUPERIOR ADVANT-

Buying Goods

Less Than Their Value, And in consequence of this, he has made a

AND GUARANTEES TO SELL AT **LOWER FIGURES**

HOUSE IN THE CITY You can buy a Leno or Japanese Pop-lin, formerly sold at 25 cts. for 12% cts. White Piques, worth 25 ets., for 12% ets. Lavens from 12% to 15 cents.

MILLINERY GOODS.



BLACK SASH RIBBONS, COLORED SASH RIBBONS NARROW TIE RIBBONS CORD EDGE RIBBONS TAFFETA RIBBONS, FANCY RIBBONS.

CANTON SHADE HATS, CANTON GIPSEY SCHOOL HATS, MACHINE TWISTS, Etc., Etc.

PRATT'S

I HIS Jin, of light draft, makes a god sample, and will pick more lint from the same amount of seed cotton, and in le-line, than any other Gin. It does not brea-the roll nor choke; is simple in its construsatisfaction.

It is a good rule to try all things, and hold fast to what has been approved and answers the purpose for which it is made. This is claimed for Pratt's Gin, and admitted by practical lanters who have used it.

Steam Engines and Machinery made by Taibott & Sons, of Richmond, Va., for saie. These engines, with the latest improvements and of superior workmashin, may a faken the premium over others at fairs where they have been exhibited.

Orders for Gins, Engines and Gum Bands promptly filled. Gins repaired by a skillful Ginwright. Address, Memphis, Tenn...

G W. TRUERHEART, Agent Jy Kdaw For Daniel Pratt, Taibott & Sons.

THE Reynolds" Revolving Wrought Iron Screw COTTON PRESS

they are manufactured expressly for Co clinning, Corn Mills and other plants work. These articles took the PRENT at the Taxas State Fars, 1871. Manufactured in New Orleans, at

Non-Resident Notice.

the same will be taken for confessed as to him, and set for hearing exparte, and that a copy of this order be published once a week for four successive weeks in the Memphis Appeal. This July 25 1871.

M. D. L. STEWAHT, Clerk and Master.
By C. BELCHER, Leputy C. and M. Bandolph, Hammond & Jordan, Sols, for Compiles.

Non-Resident Notice. o, 4:45, O. R. D.-In the Second Chan

No. 446, G. R. B.—in the Second Chancery Court of Shelby county, Tennessee.—Edmund D. Bray, Adm's of Mary Warren, deceased, and others, complainants, vs. Elizabeth Mildred Warren, Tillman James Warren and Mary Sophia Brown, formerly Mary Sophia Warren, defendants.

I Tappearing from the amended and supplemental bill dely sworth to in this cause that the detendants, Elizabeth Mildred Warren, Tillman James Warren and Mary Sophia Brown, formerly Mary Sophia Warren, are non-residents of the State of Tennessee.

It is therefore ordered by the Clerk and Master, That they make their appearance herein, at the Court-house of the Second Chancery Court of Shelby county, in the city of Mamphia, Tenn., on or before the first Chancery Court of Shelby county, in the city of Mamphia, Tenn., on or before the firm Monday in September, 1871, and plead, answer or domur to complainants amended and sapplemental bill, or the same will be laken for confessed as to them, and set for the published once a week, for four successive weeks, in the Memphis Appeal.

This July 12, 1871. A copy—aliest:

M. D. L. STEWART, Clerk and Master.
By C. Bricenza, Deputy C. and M.
Stephens & Smith, Sole, for complainants,
lylithm

NOTICE.

THE Partnership heresofore existing between the understanced in the Shippers
Cotton Press in dissolved, H. A. Montgomery
having sold his interest to Frank Tarr.
Whom its chestrilly recommends to the invorof the patrons of the Press.

He amontgomery
T. Graves.

I appearing from amdavit in this cause
of the patrons of the State of Tennisseed:

I is therefore ordered, That he make his
appearance herein, at the count was a
pressured in the United
States.

The Southern Dry Dock,
I is the state of Tennisseed:
I is the detendant, Michael Ferro, is a
non-recident of the State of Tennisseed:
I is therefore ordered, That he make his
appearance herein, at the count was a
pressured in the United
States.

The Southern Dry Dock,
I is the state of Tennisseed:
I is therefore ordered, That he make his
appearance herein, at the count was a
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The Southern Dry Dock,
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I is therefore ordered, That he make his
appearance herein, at the count was a
pressured in the States.

The Southern Dry Dock,
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I is the detendant of the State of Tennisseed:
I is therefore ordered, That he make his
appearance herein, at the count was a
pressured in the United
States.

The Southern Dry Dock,
I is the United
Memphis, Tenn. Bully 8, Pol.

I is the detendant of the State of Tennisseed:
I is the detendant of the State of Tennisseed:
I is the detendant of the State of Tennisseed:
I is therefore ordered, and all the States.

We also all the United
Memphis, Tenn. Bully 8, Pol.

M

DRY GOODS! DRY GOODS!

SELLING

Great Sacrifice BANKRUPT SALES

& BROS.

Reduction in Prices.

THAN ANY OTHER Elegant Silk Striped Grenadines and Japanese Poplins, formerly sold at 40 ceats, for 25 cents.

Beautiful Sash Ribbons, worth \$1 50, at \$1 00 per yard. Fine French Corsets (100 bones) at \$1,50. 142 dox, Linen Towels, at \$1.25 per dox. and upward. Ladies' Underwearstill lower than ever. Fresh Arrivals of New Goods Every Buy, which will be sold at prices cor-responding with the above.

Jacob Gans, 298 Main.



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DRESS TRIMMINGS, ** TRIMMED HATS IN EVERY GRAED

OTIS & CO., COTTON PRESS.

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REGULATOR.

Cotton Presses and Herse Pewers!

B an improvement on the most popular Berew Presses, and is pronounced to be the most complete, durable and easy working Press now on the market - the whole weight of the Press with the Cotton in the box stands THE REYNOLDS HORSE POWERS! sunsurpassed for strength and durability

REYNOLDS IRON WORKS, DENER SOUTH MARRET AND FULTON STS., Near St. Mary's Market. W. B. REYNOLDS, Proprietor, Fox 18:40. Office and Depo 1,32 Carondelet strees.

This preparation, with descriptive circular and full directions, will be forwarded to any address in the United States, by express, securely packed and delivered free of extra charge on receipt of the price, \$5, by Post-office Order or registered letter; or it will be forwarded by express C. O. D. on receipt of order by mail or otherwise.

Descriptive Circular with directions will be forwarded gratuitously to any person inclosing a three cent postoffice stamp. All orders will receive immediate attention. For further information writ or apply in person to o. 433-In the Second Chancery Court of Shelby county, Tennesses.-W. L. Stewart et al. vs. W. H. Fittman, George R. Robertes at vs. v. H. Framas, George h. Robertson et al.

[T appearing from the supplemental bill

A duly sworn to in this cause, has the defendant, George R. Robertson, is a non-resident of the State of Teunessee:

It is therefore ordered, by the Clerk and

Raster. That he make his appearance herein, at the Courthouse of the Second Channery Court of Shelby county, in the city of

Memphis, Tenn., on or before the first homday in October, 1871, and plead, answer or

ilemnar to complainants original bill, is

well as the supplemental bill filed herein, or

the same will be taken for confessed as to him,
and set for bearing exparte, and that a copy At their Medical Laboratory, Waldren Block, No. 450 Main St., Memphis, Tenn. No extra charge for examination and advice. Office hours from 10 a.m. to 5 p.m. daily. except Sundays.

the public generally, that we are prepared to meet the demands of the trade with the best Lime in this market, at reduced prices. Lime House at the corner of Main and Auction streets, opposite the Memphis and Ohio Rallroad Depot. We respectfully solled wonroatrons. Dod.

A copy—attest:

EDMUND A. COV. Terk and Master,

EDMUND A. COV. Terk and Master,

And M.

By E. J. Black, Dev. and M.

tol'l. text fri New Others La., July 18, 1871.

MEMPHISICECO. HICKEY & BARTLETT,

Wholesale and Retail Dealers in

OFFICE, 316 MAIN ST.

S HIPPING orders respectfully solicit Orders left at either place will be prom

ATTORNEYS-AT-LAW.

ESTES & JACKSON,

Attorneys-at-Law,

Nos. 15 and 17 Madison Street,

DISSOLUTION,

NEW FIRM.

ATTORNEYS-AT-LAW,

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WM. S. DAVIS, Proprietor.

Henry County, Tennessee,

MEMPHIS, TENNESSEE.

H. E. JACKSON

PURE LAKE ICE

progress in our retail department, we will fler for the the NEXT TWO WEFKS, Extraordinay Inducements To all intending purchasers of Dry Goods, bur strok is the most complete and varied to

er In consequence of the alterations now

he Southwest, and offers rare affractions in Linen Table Damasks. Napkins, Doylies, Irish Linens,

Sheeting in all Widths, (LINEN AND COTTON), Shirtings

IN successful operation for six years. No removes tickers sold on this line. Parties see and know what they pay for before parting with one dollar. These hacks are all of the very best material and built expressly for this travel. They eat six persons are large and roomy, and may be used by parties of from two to five with ordinary laggage, or for invaling, the seats being so constructed as easily to constructed as easily to con-IN ALL THE POPULAR BRANDS, WHITE AND COLORED scale being so donstructed as easily to con-titute a bed. Remember, this is the only Accommodation Hack Line, and no through tickets are sold over it. Hacks may be se-cered by letter or telegraph. Office at the anthony and Ashley stables, Little Rock, Ark MARSEILLES QUILTS

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SIMMONS' REGULATOR.

WE have tested its virtues, and know that

W for Dyspepsia, Biliousness and throb-bing Headache, it is the best medicine the world ever saw — Editor Telegraph and Mes-

Simmons

TRY IT.

J. H. ZEILIN & CO.,

FOR BALE BY ALL DRUGGISTS apt

GOOD NEWS

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The Renowned Antidote for Syphilis

and Scrofula. The Unfailing

Remedy Ricord's French

Panacea.

Price par Bettle, \$5 00.

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THE VICTORIA TONIC BITTERS.

The unrivated and Famous Remedy for Dys

epsia, Indigestion, General Debility, Head-che, Liver Complaint, Debility and irregu-critics of Females, and all

IMPURITY OF THE BLOOD.

Try it and you will soon be convineed of its wonderful tonic and rejuvenating power. Soid everywhere and at our Laboratory, No. 450 Main street, Memphis. WILLIAMS & CO.

THE GREAT SOUTHERN REMEDY,

DR. C. WILLIAMS

and WILLIAMS & CO, 450 Main st.

GAR surpasses all other Bitters!

Manufactured only by

PHREE AND ONE-HALF MILES NORTS DRESS GOODS STOCK

Will be found replete with the newest and most stylish Spinmer Fabrics, which we have MARKED DOWN TO ONE HALF THEIR AUFUAL VALUE!

Ladies' Walking Suits!

THREE AND ONE-HALF MILES NORTH To Spring the Logist Depot, on the Memphis at the depot Daily mri and express office there. No "style" to pay for at the Springs, but all needed considers had, and the finest shades and greenest park, and best and most abund ant interal waters for drinking and bathing Board, by the month, but \$25; by the week \$9; by the day, \$150. Address M. E. Byrings, send to his care. Persons going up, would do well first to call on Judge Swayne, 175 Main street.

AT REDUCED PRICES!

MANNOTH CAVE In all our departments the goods will be SFoffered at such GREATLY REDUCED THE route to this Greatest Natural wor THE route to this Greatest Natural wonder of the world is yis Louisville and Nashville B. B. to Gissgow Junction or Cave City. Ville, thence by easy stages seven miles through the finest mountain scanery. Manimoth Cave Hotel, newly fitted and furnished throughout, is first-class in every respect. Amusements of every kind-splendid Daucing Hall Buillards, Croonet, Target Practice, Base Ball, Ten Pins, etc. Finest Fishing and dunting within a few minutes' walk of the B. Lowenstein & Bros.,

242 and 244 Main street, Cerner

RIVERS DE, ILL. This most beautiful and healthy summer resort is now open for the reception of guests. The buildings comprising the Decidin its action, health his section, health his

Bon Aqua

IS NOW OPEN FOR THE RECEPTION OF at Platform, bead of Second street, butted in Histman country, Tennessee, ten miles south of Diezson Station, Nashville and Northwestern Railroad, at which point GOOD HACKS

FOUR SULPHUR SPRINGS,

A CERTAIN specific for Syphilis in its Pri-A mary or Local, Secondary or Constitu-ional, and Tertiary forms. In old Ulcers, the grated sore Threat. Sore Eyes, Skin Erup-ions, and Sores on the Salp arising from Syphilitic Contamination it will in every rate be prompt and effectual. Wherever it as been used it has proved to be an unfalling samedy in this most malignant scourge of the numan race. It is equally prompt, safe and efficacions with the FEMALE SEX and with hildren, having the same specific effect in wary instance. passed by any in the South or West, and the air is pure as the air on the Cumberland Mountains, PRICE OF BOARD:

Children under ten years and servants, REFERENCES:

Dr. Irwin, M. J. Wright, C. France, W. W. McDowell and Hon, S. H. Jones.
ty Z d-w M. J. HULINGS. VIRGINIA SPRINGS.

prove that it is "the Springs" for andering immies, but besides its wonderful tonic properties as a remedy in general debility, anemia and diseases peculiar to femal a, it is unsurpassed in the treatment of the various forms of Dyspepsis, and particular for those suffering from torpid and in "ve tiver, its action upon the liver, as well as the kidney, being prompt and decided. Very many remarkable cures could be cited or this class or troublesome diseases.

Bawley is now easy of access, situated only twelve miles from Harrisonburg, the present forming of the Orange and Manassas Gap Railroad from which point there will be two daily lines of Stages, morning and evening. Since hast Summer the buildings have been greatly improved, as well as the road from Harrisonburg to the Springs. There is also to man morning the current of said company to enable it to organize by the commodations will be strictly first-class under the management of Joseph N. Woodward, widely known as a hole manager.

Resident Physicians—Gorden & Williams, one or the other of whom will be in attendanced during the entire session.

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Per Month.

850 00

P. B. STARKE.

Pulmonic Balsam of Wild Cherry and Wood Naptha.

The retrowned remedy for more than a quarter of a century for all Lung and Throat D sesses.

Fine has proved no other preparation can Fime has proved no other preparation can Fime has proved and effectual re
The retrowned remedy for more than a quarter of a century for all the second and Throat D sesses.

Fine has proved no other preparation can prime has proved and effectual re
The retrowned remedy for more than a quarter of a century for all the repeated to A. H. Kerz, D. D., and T. D. Witherspoon, D. D. both of whom have visited this celebrated virginia Watering Place.

A. B. BRINES, Press.

[Bel7] Board of Directors R. Springs Co. Fime has proved no other preparation can compare with this elegant and unrivaled remeily in affording prompt and effectual relief. See circulars with full directions and testimornials from prominent and distinguished Southern gentlemen. Sold by drug-

JOHN LILLY, IMPORTER AND DEALER IN WINES AND LIQUORS, No. 351 Main Street, Memphis.

WOULD beg leave to inform may friends, and the public generally, that I am prepared to meet its demands of the trade with GENUINE goods of the purest and best quality, at reasonable prices, and respectfully solicit their patronage.

a pr22d&w FOHN LILLY. Storehouse, No. 9 Howard's Row, A VACCARO. B. VACCARO. A. B. VACCAR A. VACCARO & CO Importors and Dealers Iw

WINES, LIQUORS CIGARS, ETC., No. 324 Front Street,

MEMPHIS. . TENNESSEE

INSURANCE. COPY OF

STATEMENT OF THE CONDITIO

The Law Firm of Hanson, Swingley & Dushiell is this day dissolved by the withdrawal of Col. A. L. SWINGLEY. The business of the late firm will be conducted in future by G. A. HANSON, to whom all payments must be made, and all communications should be addressed. Hanson, Estes & Dashiell INSURANCE COMPA'Y

OF CINCINNATI, 5 Union Street, . Memphis, Tenn ON THE 30th DAY OF JUNE, 1871. The name of the Company is the Andes In surance Company. It is located in Concionall, Obio. he amount of its Capital Steek is \$1,00000 HOT SPRINGS OF ARKANSAS. The Assets of the Company are as follows Accommodation Hack Line,

ionds, Inited States...... Thio Supplies on hand and in Agents hands 19,482 20 Office Furniture and Fix-

he Comptroller, and certificate of authority jyli CARRINGTON HASON, Agent, No. 9 Madison street Odd Fellows' MUTUAL AID ASSUCIATION

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BUSINESS NOTICES. NOTICE.

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A. J. KNAPP, Agent. DIVIDEND NOTICE. or The Directors of this Hank have do ared a Dividend of five per cant out of the iet earnings of the past six months, payable

on and after July 3d, antil which time it S. P. READ, Cushler, NOTICE.

ser Scaled proposals will be received : this office, for thirty days, for furnishin the necessary 2 00 RECORD BOOKS for SHELBY COUNTY

> DISSOLUTION. THE Continental Restaurant, which he been conducted by Messrs, Alley & Ha som, will after the lat August, be under it management of Mr. J. W. ALLEY, he having purchased the interest of Mr. Hansom. To change is owing to the fact that Mr. H. h. made other busicess arrangements. He will

Chairman County Court

hange is the solicitation of Mr. Alley and other business arrangements. He will owever, remain a few week; with the Connental at the solicitation of Mr. Alley.

J. W. ALLEY.

J. W. HANSOM TO BRICKLAYERS. war Sealed proposals will be received at

N.B.—The books of subscription can found at the office of Mesns. Hasslett Woolf ok, where subscriptions will be cetved.

REMOVAL.

REMOVAL. W. RITCHIE has removed his Hard-ware and Chain Pump Store to No. 357 SECOND STREET, opposite Moore, Edar & Co. Planing Mil. Mamphia, Tenn. July 8, 871.

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The last meeting or the Eogra closed its reports; follows: — In conclusion, we would say, that the Mound City Mataul Life Insurance Company is as sound, vigorous and prospectus company, and, as such, worthy of the confidence of its policy holders and the patrousco of the general public.

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REFERENCES IN SOUTH CAROLINA.—Gen. Wade Hampton, Hon. B. F. Perry, Gov. M.

Ronhan, Gen. Johnson Hagood, Hon. Armistend Surt, Hon. James A. Trenheim, Gov. J.

Manning, Hon. J. R. Campbell, Hon. James Chesant.

S500,000 to be awarded to the Theket Holders of the Series of Concerts to commence on the First of October, Edl, at the Academy of Music, Charleston, S. C., on unlich day to brow the commence of the Series of Concerts to Concerts 50,000 Season Tickets of Admission, and no mure, at \$5 ench. All orders strictly All the premiums, including Beed and Certificate of Title to Academy of Music, will be deposited with the National Bank of the Republic, New York.

\$500,000 IN GIFTS. BUTLER, CHADWICK, GARY & CO., Agents South Carolina Land and Immigration Association

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NO. 308, R. B.—In the Second Chincery Court of Shelby County, Tenn.—J. W. Chap. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, firm of Chapp. C. F. Vace and J. A. Anderson, for complainants in the sum of the State of Tennessee, and that is property of decondant and the same was asset of the Second Chancery Court in the city of Membry of Membr

trop & Wilkinson.